- UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA ex rel. JOSEPH NOCIE,) , et al.,)	
Plain	tiffs,	No. 18-cv-11160-WGY
v.)	
STEWARD HEALTH CARE SYS et al.	TEM, LLC,	
Defe	ndants.)	

JOINT STATUS REPORT

In accordance with Fed. R. Civ. P. 16(b), Fed. R. Civ. P. 26(f), and Local Rule 16.1, and in anticipation of the Initial Scheduling Conference to be held on March 18, 2024, counsel for the United States, for Plaintiff-Relator Joseph Nocie and for Defendants Steward Health Care System, LLC, Steward Medical Group, Inc., Steward St. Elizabeth's Medical Center of Boston, Inc., and Steward Carney Hospital, Inc.¹ (collectively, "the parties") met and conferred by phone on March 6, 7, and 8, 2024. The parties submit the following Joint Statement and proposed schedule governing both the United States' Complaint-In-Intervention and Plaintiff-Relator's Amended Complaint:

- 1. <u>Topics to be Discussed at the Initial Scheduling Conference</u>:
 - a. The scheduling of discovery and motion practice.
 - b. The Plaintiff-Relator's Motion for Voluntary Dismissal Without Prejudice of the Declined Claims.

¹ Defendant Steward Carney Hospital, Inc. is only a named Defendant in Plaintiff-Relator's Amended Complaint and is not a named Defendant in the United States' Complaint-In-Intervention. *See* ECF Nos. 52 and 63.

- c. Defendants' Potential Reliance on Advice-Of-Counsel or Involvement-of
 Counsel
 - Per the parties' agreement, the defendants will take the
 necessary steps to make an informed and good-faith decision
 on whether they will assert reliance on advice-of-counsel or
 involvement-of-counsel concerning the claims in the United
 States' Complaint-In-Intervention and/or Plaintiff-Relator's
 Amended Complaint, and disclose that decision in writing at
 the time that they file their Answer to the United States'
 Complaint-In-Intervention and/or Plaintiff-Relator's Amended
 Complaint.
- 2. <u>Motion to Dismiss and Answer</u>: The parties agree to the dates set by Court Order (ECF No. 76).
 - a. Defendants will respond to the Complaint-in-Intervention by April 8, 2024.
 - b. The United States will oppose any motion to dismiss by April 29, 2024.
 - c. Defendants will file any reply to the United States' opposition by May 9,2024.
- Amendments to Pleadings: Completed within 30 days of a ruling on the related
 Motion to Dismiss.
- 4. <u>Subject Matter of Discovery</u>: The parties agree that discovery will be needed on the factual allegations in the United States' Complaint-In-Intervention and/or Plaintiff-Relator's Amended Complaint, as well as on any defenses asserted thereto. The parties agree that there is no need to conduct discovery in phases.

- 5. <u>Electronically Stored Information</u>: The parties shall reasonably cooperate to agree upon the format and media for the production of electronically stored information and the procedure for such production.
- 6. <u>Discovery Limitations</u>: The parties agree that the Discovery Event Limitations for each side set forth in Local Rule 26.1(c) for 10 depositions, 25 interrogatories, 25 requests for admissions, and 2 separate sets of requests for production shall apply to the United States' Complaint-In-intervention.
- 7. <u>Fact Discovery</u>: Fact Discovery shall be completed by August 2, 2024.
 - a. Initial disclosures: April 15, 2024;
 - b. Written requests for discovery on the parties shall be served by: June 28,
 2024; and
 - c. Depositions, other than expert depositions, to be completed by: August 2, 2024.

8. Expert Discovery:

- a. Plaintiffs will designate their experts and disclose their expert reports by August 26, 2024;
- Defendants will designate their experts and disclose their expert reports by August 26, 2024;
- c. Any rebuttal expert reports shall be due by September 16, 2024; and
- d. Experts shall be deposed by October 7, 2024, by which date expert discovery shall be completed.

9. Settlement:

- a. Pursuant to Local Rule 16.1(c), the United States provided a written settlement offer to the defendants on March 4, 2024 to settle the claims in the Complaint-In-Intervention.
- b. Pursuant to Local Rule 16.1(c), the relator provided a written settlement offer to the defendants on March 4, 2024 to settle the claims in the Relator's Amended Complaint.
- 10. <u>Alternative Dispute Resolution</u>: The parties shall inform the court by October 4, 2024, whether they will request that this matter be referred to a Magistrate Judge for mediation in advance of summary judgment briefing.

11. <u>Dispositive Motions</u>:

- a. Motions for summary judgment shall be due by November 4, 2024.
- b. Oppositions to any motion for summary judgment shall be due by December
 2, 2024.
- c. Any reply to an opposition to a motion for summary judgment shall be due by December 16, 2024.

12. Pretrial Motions:

- a. Motions in limine and *Daubert* motions shall be due by January 6, 2025;
- b. Oppositions to motions in limine and *Daubert* motions shall be due by January 21, 2025; and
- c. Reply briefs in support of motions in limine and *Daubert* motions shall be due by January 27, 2025.

13. Trial:

- a. The parties request that the Court set a date for the final pretrial conference.
- b. The Court has set a trial date of February 3, 2025. ECF No. 77.
- 14. Other Orders That Should be Entered by the Court Under Rule 26(c) or Rule

 16(b): The parties expect to enter into discussions regarding the handling of the disclosure of confidential medical information and the handling of documents which may be identified as protected and/or privileged information.
- 15. <u>Local Rule 16.1(d)(3) Certifications</u>: The parties will separately file their Local Rule 16.1(d)(3) certifications.
- 16. <u>Trial by Magistrate Judge</u>: At this time, the parties do not consent to trial by Magistrate Judge.

The parties understand and agree that this discovery schedule and pretrial schedule assumes the cooperation of the parties, all third-party witnesses, and expert witnesses. In addition, the parties agree that request for additional time for discovery may be made and shall be reasonably agreed to in the event of delays occasioned by discovery disputes requiring a decision by the Court and/or the unavailability of fact or expert witnesses due to vacation or work schedules.

The parties also agree that all discovery requests and responses, including deposition notices, may be sent electronically and that the mailbox rule shall not apply.

Respectfully submitted, Dated: March 11, 2024

> JOSHUA S. LEVY Acting United States Attorney

JOSEPH NOCIE Relator

By: /s/ Jessica J. Weber JESSICA J. WEBER ANDREW A. CAFFREY, III **Assistant United States Attorneys** United States Attorney's Office One Courthouse Way, Suite 9200 Boston, MA 02210 (617) 748-3100 jessica.j.weber@usdoj.gov andrew.caffrey@usdoj.gov

By: /s/ Joy Clairmont (w/consent) Sherrie R. Savett, Esq. Joy Clairmont, Esq. Berger Montague PC 1818 Market St, Suite 3600 Philadelphia, PA 19103 Telephone: (215) 875-3000 ssavett@bm.net iclairmont@bm.net

STEWARD HEALTH CARE SYSTEM, LLC; STEWARD MEDICAL GROUP, INC.; STEWARD ST. ELIZABETH 'S MEDICAL CENTER OF BOSTON, INC.; AND STEWARD CARNEY HOSPITAL, INC.

Jonathan Shapiro BBO No. 454220 Shapiro & Teitelbaum LLP 55 Union Street, 4th Floor Boston, MA 02108 Telephone: (617) 742-5800 jshapiro@jsmtlegal.com

By: /s/ William D. Weinreb (w/consent) WILLIAM D. WEINREB (BBO# 557826) QUINN EMANUEL URQUHART & SULLIVAN, LLP 111 Huntington Avenue, Suite 520 Boston, MA 02199 Telephone: (617) 712-7100 billweinreb@quinnemanuel.com

Counsel for Plaintiff-Relator

Attorney for Steward Health Care System, LLC; Steward Medical Group, Inc.; Steward St. Elizabeth 's Medical Center of Boston, Inc.; and Steward Carney Hospital, Inc.